

# ***EXHIBIT 7***

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UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION

WAYMO LLC,

Plaintiff,

vs.

Case No.

UBER TECHNOLOGIES, INC.;

3:17-cv-00939-WHA

OTTOMOTTO LLC; OTTO TRUCKING LLC,

Defendants.

-----/

VIDEOTAPED DEPOSITION OF BRENT SCHWARZ  
TUESDAY, AUGUST 15, 2017

Reported by:

Anrae Wimberley

CSR No. 7778

Job No. 2680988

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Defendants.

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Videotaped Deposition of BRENT SCHWARZ,  
taken at Quinn Emanuel, 50 California Street,  
22nd Floor, San Francisco, California 94111,  
beginning at 9:12 a.m. and ending at 7:02 p.m. on  
Tuesday, August 15, 2017, before Anrae Wimberley,  
Certified Shorthand Reporter No. 7778.

1           A.    I believe he gave -- I had arranged to sell a   09:57:55  
2   bunch of sensors to Chris Urmson and Bryan Salesky,       09:57:59  
3   and they didn't need the crates, and so he wanted to       09:58:04  
4   return the crates.   09:58:04

5                   And so I met him on the back dock at Velodyne   09:58:08  
6   to receive the wood crates.                                   09:58:10

7           Q.    What year was that?                             09:58:13

8           A.    It was probably 2011.                           09:58:16

9           Q.    Were these Velodyne 64s?                       09:58:19

10          A.    Yes.   09:58:19

11          Q.    And how many were there, do you remember?   09:58:23

12          A.    I don't recall. It was more than three,       09:58:27  
13   because they're kind of big. They wouldn't fit into a   09:58:29  
14   -- you couldn't get too many of them into a car.       09:58:33

15          Q.    So -- so Mr. Urmson and Mr. Salesky had       09:58:38  
16   purchased some Velodyne 64 sensors from Velodyne, but   09:58:42  
17   they didn't want the crates that they came in?           09:58:47

18          A.    I didn't talk to them about that. I worked   09:58:50  
19   it with them exclusively to get the 10 sensors that       09:58:53  
20   they wanted acquired.                                       09:58:54

21                   So I worked very closely with them --       09:58:57  
22   prepping them for their meeting with Dave Hall, and I   09:59:00  
23   anticipated that would be a very prickly conversation.   09:59:04

24                   And so I actually had two phone calls with   09:59:06  
25   them to say, "Look. This is how he's going to try to   09:59:09